

REMARKS/ARGUMENTS

The Final Office Action of February 9, 2005, has been carefully reviewed and these remarks are responsive thereto. Reconsideration and allowance of the instant application are respectfully requested. Claims 6-14 have been added. Claims 1-14 remain pending.

New claims 6-13, which ultimately depend from claim 1, and claim 14 which depends from claim 3, are fully supported by the original written description and drawings. These claims do not add new matter.

Rejections under 35 U.S.C. § 103(a)

Claims 1-5 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over “Adobe Acrobat 3.0 Reader Online Guide,” 9/1996, Adobe Systems, Inc., pages 1-110 (hereinafter referred to as *Adobe*) in view of “Joke eBook”, 7/1998, PrimaSoft PC, Inc., Electronic Book Series version 1.0, pages 1-5 (hereinafter referred to as *Joke eBook*). Applicants respectfully traverse this rejection.

For each of Applicants’ independent claims 1, 3, 4, and 5, the Action states that *Adobe* does not explicitly teach “a unified navigational context for allowing a user to interact with both the user interface documents and the user content documents pages in ***a one space model***” (Action, pages 3, 5, and 6) and “the user interface documents and the user content documents pages are presented in ***a one space model***” (Action, page 7). For support in curing this deficiency of *Adobe*, the Action relies on *Joke eBook*.

The Action cites a notation made by the Examiner on page 4 of the *Joke eBook* reference to describe a one space model. The notation of the Examiner labels the entire window of the *Joke eBook* as “item C.” Page 4 of the Action alleges that “item C” teaches or suggests Applicants’ “one space model.” Neither page 4 nor any other page of the *Joke eBook* reference teaches or suggests the feature of a “one space model” as recited in Applicants’ claim 1, 3, 4, and 5.

Joke eBook is an electronic book program that allows a user to review and add new jokes to an ebook of jokes. As page 4 of *Joke eBook* shows, an overall window, identified by the Examiner as “item C,” has content (the jokes) and standard user interface elements (“Print” actuator button, “Delete” actuator button, “Save” actuator button, etc.) all separate from the content. As is shown, the content (jokes) is displayed in a particular region or frame of the display. This is one type of conventional computer user interface described by Applicants in their original written description. “For example, in prior art UIs, content and UI information are displayed entirely differently. Content is typically displayed in a particular region or frame of the display. User interface information is never displayed there. Instead, user interface information is displayed in dialog boxes, drop down menus, and tool bars.” (Applicants’ original written description, page 1, lines 16-20). The *Joke eBook* reference describes nothing more than a conventional computer user interface of user interface elements separate from content.

Thus for at least the above stated reasons, the combination of *Adobe* and *Joke eBook* fails to teach or suggest at the feature of a “one space model” as recited in Applicants’ independent claims 1, 3, 4, and 5. Because the combination of references fails to teach or suggest every feature of Applicants’ independent claims 1, 3, 4, and 5, withdrawal of the rejection is respectfully requested.

Applicants’ claims 2 and 6-14, which ultimately depend from claims 1 and 3, are allowable over the art of record for at least the same reasons as their base claim and further in view of the novel features recited therein. Support for new claims 6-14 can be found within Applicants’ original written description and drawings. No new matter has been added with the addition of these new claims.

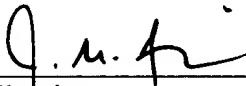
CONCLUSION

All rejections having been addressed, Applicants respectfully submit that the instant application is in condition for allowance, and respectfully solicit prompt notification of the same. Should the Examiner find that a telephonic or personal interview would expedite passage to issue of the present application, the Examiner is encouraged to contact the undersigned attorney at the telephone number indicated below. No fee is believed due, however, if any fees are required or if an overpayment has been made the Commissioner is authorized to charge or credit Deposit Account No. 19-0733.

Respectfully submitted,

BANNER & WITCOFF, LTD.

Date: April 11, 2005

By: 
John M. Fleming
Registration No. 56,536

1001 G Street, N.W.
Eleventh Floor
Washington, D.C. 20001-4597
(202) 824-3000